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11	UNITEI	D STATES DIST	TRICT COURT			
12	NORTHERN DISTRICT OF CALIFORNIA					
13) Case N	No.: 3:15-CV-001	29-WHA		
14	CYNTHIA GUTIERREZ, an individual	ĺ,)				
15	Plaintiff,) STIPU	PROPOSED ORDER REJOINT STIPULATION ALLOWING PLAINTIFF TO PROPOUND ADDITIONAL			
16	vs. KENNETH COLE PRODUCTIONS, IN	/	RROGATORIES			
17	and DOES 1 through 20, inclusive, Defendants.)	() [Filed Concurrently with Joint Stipulation]			
18		}	Honorable William H. Alsup			
19) Courtr	oom 8, 19 th Floor	usup		
2021		/				
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1	Upon consideration of the stipulation of the parties and good cause appearing therefore, it is			
2	hereby ordered that:			
3	1. Plaintiff be allowed to propound the following proposed interrogatories:			
4	INTERROGATORY NO. 26.			
5	Explain fully ALL facts upon which YOU base YOUR First Affirmative Defense as set forth in			
6	YOUR Answer to the COMPLAINT in this case.			
7	INTERROGATORY NO. 27.			
8	Explain fully ALL facts upon which YOU base YOUR Seventh Affirmative Defense as set forth			
9	in YOUR Answer to the COMPLAINT in this case.			
10	INTERROGATORY NO. 28.			
11	Explain fully ALL facts upon which YOU base YOUR Ninth Affirmative Defense as set forth in			
12	YOUR Answer to the COMPLAINT in this case.			
13	INTERROGATORY NO. 29.			
14	Explain fully ALL facts upon which YOU base YOUR Tenth Affirmative Defense as set forth in			
15	YOUR Answer to the COMPLAINT in this case.			
16	INTERROGATORY NO. 30.			
17	Explain fully ALL facts upon which YOU base YOUR Eleventh Affirmative Defense as set forth			
18	in YOUR Answer to the COMPLAINT in this case.			
19	INTERROGATORY NO. 31.			
20	Explain fully ALL facts upon which YOU base YOUR Nineteenth Affirmative Defense as set			
21	forth in YOUR Answer to the COMPLAINT in this case.			
22	INTERROGATORY NO. 32.			
23	Explain fully ALL facts upon which YOU base YOUR Twentieth Affirmative Defense as set			
24	forth in YOUR Answer to the COMPLAINT in this case.			
25	INTERROGATORY NO. 33.			
26	Explain fully ALL facts upon which YOU base YOUR Twenty-Third Affirmative Defense as set			

forth in YOUR Answer to the COMPLAINT in this case.

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1	INTERROGATORY NO. 34.			
2	Explain fully ALL facts upon which YOU base YOUR Thirtieth Affirmative Defense as set forth			
3	in YOUR Answer to the COMPLAINT in this case.			
4	INTERROGATORY NO. 35.			
5	Explain fully ALL facts upon which YOU base YOUR Thirty-First Affirmative Defense as set			
6	forth in YOUR Answer to the COMPLAINT in this case.			
7	INTERROGATORY NO. 36.			
8	Explain fully ALL facts upon which YOU base YOUR Thirty-Third Affirmative Defense as set			
9	forth in YOUR Answer to the COMPLAINT in this case.			
10	INTERROGATORY NO. 37.			
11	Explain fully ALL facts upon which YOU base YOUR Thirty-Fourth Affirmative Defense as set			
12	forth in YOUR Answer to the COMPLAINT in this case.			
13	INTERROGATORY NO. 38.			
14	Explain fully ALL facts upon which YOU base YOUR Thirty-Sixth Affirmative Defense as set			
15	forth in YOUR Answer to the COMPLAINT in this case.			
16	INTERROGATORY NO. 39.			
17	Explain fully ALL facts upon which YOU base YOUR Thirty-Eighth Affirmative Defense as set			
18	forth in YOUR Answer to the COMPLAINT in this case.			
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20	IT IS SO ORDERED.			
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22	Dated: November <u>30, 2015</u>			
23	Hon. William H. Alsup Judge, United States District Court			
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